#### (Counter-Designations in italicized text)

Page/Line Def
Defendants' Objections and Counter- Designations Defendants object to the entire designation as is proper rebutta
Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations Deponent's testimony is proper rebuttal to the
Volumes 1-2  Defendants' Cross- Examination Designations
Plaintiffs' Objections and Counter-Designations
Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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4:23-25		Page/Line Cite
	if plaintiffs are permitted to use it as rebuttal that the video be played pursuant to FRCP 32(c). Rule 32(c) applies regardless who proffers the deposition ("On any party's request/deposition testimony offered in a jury trial for any purpose other than impleachment must be presented in nontranscript form, if available, unless the court for good cause orders otherwise.")	Defendants' Objections and Counter- Designations
	which the tug crew was taken to shore or held in the llaje communities.  Plaintiffs have decided to read deponent's testimony into the record. This choice is for the proffering party to make, not the defendants. There is no portion of the testimony designated or counter-designated that falls within the scope of rebuttal that would be adversely affected by this choice.	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
		Defendants' Cross- Examination Designations
		Plaintiffs' Objections and Counter-Designations
		Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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Page 3 C	Page/Line Cite	5:23-6:3	2239	umem		300-31		44:20-
	Defendants? Objections and Counter- Designations							
	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	-						
Volumes 1-2	Defendants' Cross- Examination Designations		88:7-13	23:24-24:6	24:17-24	26:7-10	43:8-44:12	
mi-i-deed Objections and	Plaintiffs' Objections and Counter-Designations							
Description to Plaintiffe'	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations							

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yc + c			Volumes 1-2		
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
48:16-18					
49:18-50:1					
50:3-51:10					
51:15-17,					
52:3					
			52:5-9		
52:10-12	Compound and counsel is testifying. Leading. FRE(40) 400	Question is not compound. Counsel is not testifying, just specifying time frame. Mr. Mittelstaedt	•		

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		waived the leading objection by not objecting at the time of the deposition.			
52:14-53:5					
53:22-25	Leading and asked and answered, RRE 401-403.	Question is not leading, does not suggest a "right" answer. Asked for clarification as to answer of prior question.	,		
54:3					
54:17-55:6	54:25-55:6: Leading, misstates evidence that the soldiers in the first two-helicopters were discharged in the same manner. FRF, 401-403.	Objected to question does not "state" any evidence, so cannot misstate it. Not leading, does not suggest a "right"			

		(Counter-D Deposi	(Counter-Designations in italicized Deposition August 16-17, 2005  Volumes 1-2	icized text) , 2005	
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
		answer.			
55:25- 56:15					
56:17-18, 56:23-57:9					
			57:10-15	÷	
58:4-12	Leading, misstates evidence, counsel is testifying FRE 401-403.	Question is not leading  – just asks where the witness was. Does not misstate evidence; in answer to question: "What do you recall being fired from the helicopters?" witness answered, "The shot was fired twice but after some timemy	•		

	PLA	INTIFFS' REBUTTAL	DESIGNATION	PLAINTIFFS' REBUTTAL DESIGNATION OF KARIMU KALEJAIYE	F
		(Counter-D	(Counter-Designations in italicized	icized text)	
		Deposi	Deposition August 16-17, 2005	, 2005	
			Volumes 1-2		
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
		eyes were pepperish" (56:10-14). Counsel is not testifying, merely specifying time frame			
59:5-13	59:12-13: Leading. FRE 401-403.	The recollection as to the message from the			
		elders is			
	evidence regarding	deponent's own and			
	Judah's messaga and improper rebuttal. FRE	not suggested by counsel; he describes it			
•	401-403.	in detail in the following designation.			
59:15-60:4	59:18-60:4. Hearsay.	Not introduced for			
-	59:22-60:4\ Leading.	merely to prove that it			
	FRE 401 403.	was said and for			
	Cumulative of other	deponent's state of			
	evidence regarding	mind. Goes to why the			

	PLA	PLAINTIFFS' REBUTTAL DESIGNATION OF KA (Counter-Designations in italicized of the Deposition August 16-17, 2005) Volumes 1-2	EBUTTAL DESIGNATION OF KA (Counter-Designations in italicized Deposition August 16-17, 2005 Volumes 1-2	OF KARIMU KALEJAIYE cized text) , 2005	<b>₹</b> 5
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
	Judah's message and improper rebuttal. FRE 401-403.	protesters on the barge and tug believed they were going home the next day and rebuts testimony by Deji Haastrup concerning			
		was reached in Ikorigho. Question not leading; in any case, Mr. Mittelstaedt waived leading objection by not objecting at deposition.	·		
60:8-9	)				
60:11-15	FRE 401-408.  Cumulative of other evidence regarding	Recollection is unquestionably deponents' own and not suggested by counsel, as he is able			

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		перови	Deposition August 10-17, 2005	, 2003	
			Volumes 1-2		
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
		introduced not for the truth of the matter but for the fact that it was said and for proponent			
		and deponent's state of mind – this goes to		4 20 00	
		why the protesters on the tug and barge			
		believed they were leaving on May 28 and			
		rebuts testimony from Deji Haastrup			
		concerning whether an agreement was reached in Ikorigho.			
61:3-6, 8	61:3; Hearsay.)FRE 802.	Not hearsay, introduced not for the			
	Cumulative of other	truth of the matter but for the fact that it was			
	Judah's message and	said and for proponent and deponent's state of			

	PLA	INTIFFS' REBUTTAL	DESIGNATION	PLAINTIFFS' REBUTTAL DESIGNATION OF KARIMU KALEJALYE	į.e.s
		(Counter-D	(Counter-Designations in italicized text)	icized text)	
		Deposi	Deposition August 16-17, 2005	, 2005	
			Volumes 1-2		
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs Objections and Objections to Counter-Designations
	improper rebuttal. FRE 401-403.	mind this goes to why the protesters on the tug and barge believed they were leaving on May 28 and rebuts testimony from Deji Haastrup concerning whether an agreement was reached in Ikorigho.			
63:3-12	Leading, asked and answered. FRE 401-403.	Not leading; does not suggest an obvious "right" answer. Question is asked for clarification because the order of events is complex and unclear, not repetition.			
67:23-68:4					

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	Plaintiffs' Objections and Counter-Designations
(208:6-10). Testimony that he took the tug hostage is relevant impeachment and goes directly to the deponent's credibility.  Moreover, plaintiffs designated testimony relating to how the deponent learned of the shooting and testimony regarding how Arolika's relative reacted (277:6-278:21). This all occurred after the shooting and was part of the hostage-taking of the tug. See 280:22-282:21 (deponent took the Captain and crew hostage to the community because they would be safe from Arolika's upset relative). Finally, this is the first time deponent will appear in this case. Defendants are entitled to a full cross-examination and to show	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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	(	Counter-Designations	Designations		. (
					that the witness is not credible.
					Just as plaintiffs argue Kalajaiye is
					important to "reflect[] the testimony of numerous
					subtantiators re: when, where and
			×		how the GSF fired on protesters
					located on the barge," he is also
					important to defendants' to show
					how his testimony is inconsistent
					respects.
				-	This objection will hereinafter be
					called "Defendants' Proper
					Objection."
			70:18-71:1	Goes beyond scope of	Defendants' Proper Rebuttal
				rebuttal, Also Maintiffs	Designation Objection
				object to inclusion of colloguy (70:21-24) as	Defendants will withdraw counsel
				irrelevant and a waste of	*corredt.

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age 15	•		IL ZZ39 FIII		טט וכ		99-00-0	156 3.8	_
	Page/Line Cite					79:19-22	·		
	Defendants' Objections and Counter- Designations							·	
	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations			,					
Volumes 1-2	Defendants' Cross- Examination Designations		75:6-12	76:2-8	78:8-14		79:23-23, 80:5		
	Plaintiffs' Counter	time.	Goes beyond scop rebuttal. 75:8-12: Deponent's answe unresponsive.	Goes beyorebuttal.	Goes beyo		Goes beyo	whether the considered weapons of	the deponent that
	intiffs' Objections and ounter-Designations		Goes beyond scope of rebuttal. 75:8-12: Deponent's answer is unresponsive.	Goes beyond scope of rebuttal.	Goes beyond scope of rebuttal.		Goes beyond scope of rebuttal + testimony about	whether the deponent \ considered cutlasses to be weapons does not rebut	anything in testimony by the deponent that
	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations		Defendants' Proper Rebuttal Designation Objection	Defendants' Proper Rebuttal Designation Objection	Defendants' Proper Rebuttal Designation Objection		Deponent testified that he knew what a machete was and that it	impeaches his later testimony when viewing the pictures and	denying knowledge that the object the individual held that killed the

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Case 3.99-CV-02500-51	Dood		T IICU .	L1/24/00 Pa
	80:11-16			Page/Line Cite
				Defendants' Objections and Counter- Designations
				Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
81:15-18, 82:1, 4-5				Defendants' Cross- Examination Designations
This is an improper backdoor attempt by Defs to bring in inadmissible evidence about Juju. Goes beyond scope of rebuttal – plaintiffs have not introduced any rebuttal evidence raising issues of the deponent's identity or the clothing worn by deponent.			introduce on rebuttal.	Plaintiffs' Objections and Counter-Designations
Defendants' Proper Rebuttal Designation Objection.  There is no mention of juju. Deponent denies that he knew any person depicted in the photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it		community person do anything improper in anyway" during the time he was on the tug (67:23-68:4)	impeaches the testimony designated by plaintiffs that the denonent did not "see any	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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		Defendants' Objections and Counter- Designations
		Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
85:11-19		Defendants' Cross- Examination Designations
This is an improper backdoor attempt by Defs to bring in inadmissible evidence about juju. Goes beyond scope of rebuttal – plaintiffs have not introduced any evidence raising issues of the deponent's identity or clothing worn by deponent.		Plaintiffs' Objections and Counter-Designations
Defendants' Proper Rebuttal Designation Objection.  There is no mention of juju. Deponent denies that he knew any person depicted in the photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it shows that either there were more people, or that each of the 7 photographed just happen to be	shows that either there were more people, or that each of the 7 photographed just happen to be people deponent does not recognize. The designation also goes to credibility.	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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age 18				Volumes 1-2		
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Fileu .						people deponent does not recognize. The designation also goes to credibility.
it 2239	82:17-23					
cumen	83:3-84:2		·			
טט ופ				111:18-12:14		
199-CV-02506-S	112:16-20	Hearsay. FRE 802.	Not hearsay introduced only to show what was said, not for the truth of an underlying matter.			
Case 3				113:14-114:6	Outside scope of rebuttal  – plaintiffs do not seek to introduce any rebuttal evidence relating to events that took place	Defendants' Proper Rebuttal Designation Objection.

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				attack – another subject that is outside the scope of rebuttal.	
			119:8-11	Outside the scope of rebuttal — Plaintiffs do not seek to introduce any evidence of events that	Defendants' Proper Rebuttal Designation Objection.
				took place after the Parabe/attack, or specifically whether	
		·		deponent pushed Capt. Schools toward the speedboat.	
			119:25-120:4	Outside the scope of rebuttal – Plaintiffs do not seek to introduce any	Defendants' Proper Rebuttal Designation Objection.
				took place after the Parabe attack or specifically whether	

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				. *					and Counter- Designations	Defendancy Objections		
									Defendants' Objections and Objections to Counter-Designations	Distates Domesto		Deposi
	(					151:4-6			Cross- Examination Designations		Volumes 1-2	Deposition August 16-17, 2005
	7			or the people therein.	not sought to innoduce	Outside the scope of rebuttal. Plaintil have	Schools toward the speedboat.	deponent pushed Capt.	Counter-Designations	District Objection and		7, 2005
goes to credibility.	photographed just happen to be people deponent does not recognize. The designation also	(83:3-25) the entire time because it shows that either there were more	necessary to impeach plaintiffs' affirmative designation that there were only 12-13 neonle on the high	photographs. The photographs depict 7 people. This testimony is	Deponent denies that he knew any	Defendants' Proper Rebuttal Designation Objection.			Objections and Objections to Counter-Designations	Defendant Domesto Blainiff.		

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		Defendants' Objections and Counter- Designations
		Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
153:4-12	151:17-152:14	Defendants' Cross- Examination Designations
Outside the scope of rebuttal. Plaintiffs have not sought to introduce	Outside the scope of rebuttal. Plaintiffs have not sought to introduce any rebuttal evidence relating to the photograph. Furthermore, Defendants continue to attempt to covertly infroduce evidence of juju that has confissently been ruled inadmissible by the Court.	Plaintiffs' Objections and Counter-Designations
Defendants' Proper Rebuttal Designation Objection. Deponent denies that he knew any	Defendants' Proper Rebuttal Designation Objection. There is no mention of juju. Deponent denies that he knew any person depicted in the photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it shows that either there were more people, or that each of the 7 photographed just happen to be people deponent does not recognize. The designation also goes to credibility.	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

		<u>-</u>		
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\$0v1			Defendants' Objections and Counter- Designations	PLA
			Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	INTIFFS' REBUTTAL (Counter-D Deposi
3-75	153:23-158:23		Defendants' Cross- Examination Designations	EBUTTAL DESIGNATION OF KA (Counter-Designations in italicized Deposition August 16-17, 2005 Volumes 1-2
150 OP	153:23-15:14—Jutside scope of rebuttal. Plaintiff have not sought to introduce any rebuttal evidence as to the identity of the protesters on the tug, of to this photograph in specific.	any rebuttal evidence relating to the photograph or the identities of the people therein. Furthermore, Defendants have not tendered Ex. 1407 as a trial exhibit, and it should not be admitted now.	Plaintiffs' Objections and Counter-Designations	PLAINTIFFS' REBUTTAL DESIGNATION OF KARIMU KALEJAIYE (Counter-Designations in italicized text) Deposition August 16-17, 2005 Volumes 1-2
So Singhan	Defendants' Proper Rebuttal Designation Objection. Deponent denies that he knew any person depicted in the photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs'	photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it shows that either there were more people, or that each of the 7 photographed just happen to be people deponent does not recognize. The designation also goes to credibility.	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations	E

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Defendants' Objections and Counter-	Plaintiffs' Responses to Defendants' Objections	Defendants' Cross- Examination	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
		Ó		offirmative decimation that there
•	٠		155:16-156:18 - We have	were only 12-13 people on the tug
			objected previously, and	(83:3-25) the entire time because it
			the court has ruled, that	shows that either there were more
			blow-ups of this	people, or that each of the 7
			photograph are not	photographed just happen to be
			admissible. Derendants	people deponent does not
			version of Ex 1411	recognize. The designation also
			before and attempted to	goes to credibility.
			introduce a blow-up of	Plaintiffs affirmatively designated
			the man with the alleged	testimony that the deponent never
			weapon, and the court has	saw anyone with a machete on the
			not allowed the	tug (79:19-22). Photographs
			introduction of the blow-	showing that there was a machete
			up. To allow this would	on the tug and deponent's
			be prejudicial in the	testimony about those
			extreme, as it would	photographs rebuts and impeaches
	•		display to the jury a	this testimony.
			person and an apparently	The Court has not ruled that blow-
			bloody weapon without	ups are inadmissible. The blow-up
		-	any context or indicia of	

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		Counter-Designations	Designations	11.111.
				reliability.
				156:19-157:8 - We have
				objected previously, and
				the court has ruled, that
				blow-ups of this
				photograph are not
				admissible. Defendants
				have shown the full
				version of Ex. 1421
				before and attempted to
				introduce a blow-up of
				the man with the sea
				turtle, and the court has
				not allowed the
				introduction of the blow-
				up. To allow this would
			-	be prejudicial in the
			-	extreme, as it would
				display to the jury a face
				and an apparently
				butchered sea turtle

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	and an apparently		-		
	display to the jury a face				
	extreme, as it would				
	be prejudicial in the				
	up. To allow this would				
	introduction of the blow-				
	not allowed the				
	turtle, and the court has				
	the man with the sea				
	introduce a blow-up of				
	before and attempted to				
	version of Ex. 1422				
	have shown the full				
	admissible. Defendants				
	photograph are not				
	that blow-ups of this				•
	and the court has ruled,				
	have objected previously,				
	157:8-24; 158:1-23 - We				
	indicia of reliability.				
	without any context or				
		Designations	Counter-Designations	d	
Counter-Designations	Counter-Designations	Examination	and Objections to	and Counter- Designations	Čite
Defendants' Responses to Plaintiffs' Objections and Objections to	Plaintiffs' Objections and	Defendants'	Plaintiffs' Responses to	Defendants' Objections	Page/Line

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	and is thus inadmissible.				
	this counter-designation				
	Plaintiffs' objections to				•
	discussed above in				
	same photograph				
	in fact a blow-up of the				
	not labeled as such, it is				
	Furthermore, although				
	photograph.				
	regarding this				
	questions of the deponent				
	counsel does not ask any				
	rebuttal evidence, as				
	rebuttal of plaintiffs'				4
	constitute any sort of				
	157:25 - This does not				
	indicia of reliability.				
	without any context or				•
	butchered sea turtle				
		Designations	Counter-Designations	Q	
Counter-Designations	Counter-Designations	Examination	and Objections to	and Counter- Designations	Cite
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Defendants' Objections and Counter- Designations	
Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	
Defendants' Cross- Examination Designations	163:23-164:9
Plaintiffs' Objections and Counter-Designations	Outside scope of rebuttal. Plaintiffs have not sought to introduce any rebuttal evidence as to the identity of the protesters on the tug, and this image does not rebut anything else introduced on rebuttal. Furthermore, as a blowup of the same photograph discussed in Plaintiffs' objections to the previous counterdesignation (153:23-158:23), it is similarly inadmissible according to this court's prior rulings.
Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations	Defendants' Proper Rebuttal Designation Objection.  Deponent denies that he knew any person depicted in the photographs. The photographs depict 7 people. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it shows that either there were more people, or that each of the 7 photographed just happen to be people deponent does not recognize. The designation also goes to credibility.  The Court has not ruled that blowups are inadmissible. The blow-up are not prejudicial but show that the individuals depicted could be

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Defendants' Proper Rebuttal Designation Objection.	Outside the scope of rebuttal. Plaintiffs have not introduced any rebuttal evidence relating to the edges introducions	176:22-177:12			
Defendants' Proper Rebuttal Designation Objection. This photograph was taken by Captain Schools and the deponent recognizes the tug. This testimony is necessary to impeach plaintiffs' affirmative designation that there were only 12-13 people on the tug (83:3-25) the entire time because it shows that either there were more people, or that each of the 7 photographed just happen to be people deponent does not recognize.	This designation and the accompanying photograph (Defs Ex. 1426) are outside stope of rebuttal. Planniffs have not admitted any rebuttal evidence that relates to the appearance of the tugboat or its layout.	167:19-168:8			
Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Objections and Counter- Designations	Page/Line Cite

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	Defendants' Objections and Counter- Designations			183:1-6: Hearsay. FRE 802		
	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	***************************************		Testimeny is not introduced for the truth of the matter, but merely for the fact that it was said.		
A CAMINIO A	Defendants' Cross- Examination Designations		178:6-15		187:7-17	40:7-13
	Plaintiffs' Objections and Counter-Designations	to the protesters before they went to the tug.	Outside the scope of rebuttal. Plaintiffs have not introduced any rebuttal evidence relating to the elders' instructions to the protesters before they went to the tug.			Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence as to the
	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations		Defendants' Proper Rebuttal Designation Objection.			Defendants' Proper Rebuttal Designation Objection.

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Case :	3:99-c\	/-0250	6-SI Document 2239 F	·iled :	11/24/08 Pa
208:2-					Page/Line Cite
Incomplete designation. FRE 106.					Defendants' Objections and Counter- Designations
					Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
	189:2-6	188:15-18	187:22-188:5		Defendants' Cross- Examination Designations
			Outside the scope of rebuttal – plaintiffs do not seek to introduce any evidence as to the circumstances under which the Ilaje protesters boarded the tug, or Mr. Oyinbo's interaction with Capt. Schools.	identities of the Ilaje protesters.	Plaintiffs' Objections and Counter-Designations
			Defendants' Proper Rebuttal Designation Objection.		Defendants? Responses to Plaintiffs? Objections and Objections to Counter-Designations

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Page/Line Cite	· <del>ii</del> .	(Counter-Designations in italicize  Deposition August 16-17, 20  Volumes 1-2  Plaintiffs' Responses to Defendants' Objections and Objections to Examination    Cross-	Counter-Designations in italicized text  Deposition August 16-17, 2005  Volumes 1-2  Esponses to Cross- Citions to Examination  Counter-Designation Cross- Counter-Designation Cross- Counter- Counter-Designation Cross- Counter-Designations in italicized text)	icized text)  7, 2005  Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responsional Counter-De
224:22- 225:5	Incomplete designation. Should go to hie 6. FRE 106.				
228:4-23	228:19-23: Speculation ERE 401- 403(602.	Not speculation; the deponent is estimating based on his best recollection.			
231:18- 232:8					
234:4-17		,			
234:24- 235:3					
			235:12-236:10	235:23-22, 236/3-5)- inclusion of colloquy is irrelevant and waste of time.	Defendants withdraw counsel colloque

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237:12- 238:1 238:8-9	

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		sure and did not count does not make his answer inadmissible.			
			240:7-11		
241:14- 242:24					
244:2-12					
			244:19-22		
244:23- 245:19, 245:23- 246:1	245:9-13: Hearsay. 245:23-246:1: Counsel is testifying and the question is revasked at 246:6-7.	Not hearsay – deponent is testifying as to what he said.  Plaintiffs withdraw 245:20-23.  Question asked at 246:6-7 is different	:		

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		from question asked at 245:24-246:1. One asks if the arrival of the chopper was <i>when</i> deponent heard shots, the other asks <i>if</i> the deponent heard shots.			
246:6-22	2				
			249:19-250:2		
251:4-11					
			251:22-252:6	Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence as to Mr. Aiyenumelo's actions on the tug during or after the attack on Parabe, or	Defendants' Proper Rebuttal Designation Objection.

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Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections an Counter-Designations
				about his beliefs as to whether the helicopter was shooting at the tug. Also, asks for hearsay.
252:10-14	Speculation, as shown at 251:7-8. FRE 401-403, 602.	Not speculation. Deponent is testifying as to what he heard or thought at the time. Deponent at the time. Deponent at the time. Deponent at the time. tell the difference between tear gas and bullets, just that he can't differentiate merely by sound.		
			253:2-254:4	Outside scope of rebuild. Plaintiffs do not scoke to introduce rebuild evidence from this deponent regarding when

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Defendants' Objections and Counter- Designations			
Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations			
Defendants' Cross- Examination Designations		262:9-264:8	264:19-265:6
Plaintiffs' Objections and Counter-Designations	the deponent heard about the detention of the Ilajes or the circumstances under which the Ilaje took the tug crew to shore.	Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the cirucmstances under which the tug crew was taken to share or specifically, how the llaje on the tug obtained the speedboat to take the tug crew to shore.	Outside the scope of rebuttal. Plantiffs do not seek to introduce any
Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations		Defendants' Proper Rebuttal Designation Objection.	Defendants' Proper Rebuttal  Designation Objection.

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		Defendants' Objections and Counter- Designations	
		Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	(Counter-D Deposi
265:17-266:14		Defendants' Cross- Examination Designations	(Counter-Designations in italicized Deposition August 16-17, 2005 Volumes 1-2
Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal exidence regarding the cirucmstances under which the tug erew was taken to shore, or anything that was said to Capt. Schools after the Parabe attack concerning getting into the speeedboat.	rebuttal evidence regarding the cirucmstances under which the tug crew was taken to shore, or specifically how Capt. Schools was told to get into the speedboat.	Plaintiffs' Objections and Counter-Designations	licized text) 7, 2005
Defendants' Proper Rebuttal Designation Objection.		Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations	

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			266:24-268:7	Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the circumstances under which the hug crew was taken to shore, or the manner in which Capt. School entered the speed boat.	Defendants' Proper Rebuttal Designation Objection.
			271:16-272:3	Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the circumstances under which the tug crew was taken to shore, or specifically the	Defendants' Proper Rebuttal Designation Objection.

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Defendants' Objections and Counter-Designations	
Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	
Defendants' Cross- Examination Designations  274:1-11	274:18-276:1
Plaintiffs' Objections and Counter-Designations  deponent's request to Capt. Schools to pull the anchor and take the Ilaje to shore.  Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the circumstances under which the tug crew was taken to shore, or the Ilaje's plans once they got	275:20-276:1 - Oulside the scope of rebuttal. Plaintiffs do not seek to introduce evidence as to the identity of the
Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations  Defendants' Proper Rebuttal Designation Objection.	Defendants' Proper Rebuttal Designation Objection.

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				anything relating to the photograph in question.	
277:6- 278:21	277:16-21: Hearsay. FRE 802.	Introduced not for the truth of the matter, but			
	Irrelevant and prejudicial. FRE 401-	to show its effect on Arolika's relative. Not			
	403.	prejudicial; this is			
		introduced only as rebuttal to David			
		Schools' testimony at			
		any of the Ilaje cry on			
		May 28. (Schools Depo., 289:15-22, read at trial on 11/20/08)			
			281:12-24	Outside the scope of rebutted. Plaintiffs do not	Defendants' Proper Rebuttal Designation Objection.
•				seek to introduce any rebuttua evidence	

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		Defendants' Objections and Counter- Designations
		Objections inter- tions
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		Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
285:23-286:13	284:20-285:11	Defendants' Cross- Examination Designations
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Outside the scope of	regarding the cirucmstances under which the tug crew v taken to shore or hel the llaje communitie Outside the scope of rebuttal. Plaintiffs d seek to introduce any rebuttal evidence regarding the cirucmstances under which the tug crew v taken to shore, anyth said to Capt. Schools after the Parabe attac specifically, the wordeponent used to urg Capt. Schools to enter local boat.	Plaintiffs' Counter
e scope of	regarding the cirucmstances under which the tug crew was taken to shore or held in the llaje communities.  Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the cirucmstances under which the tug crew was taken to shore, anything said to Capt. Schools after the Parabe attack, or, specifically, the words deponent used to urge Capt. Schools to enter the local boat.	aintiffs' Objections and Counter-Designations
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Defendants' Proper Rehiittal	Defendants' Proper Rebuttal Designation Objection.	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
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·		Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations
288:23-289:3		Defendants' Cross- Examination Designations
Outside the scope of rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the cirudinatances under which the tug crew was taken to shore, or the	rebuttal. Plaintiffs do not seek to introduce any rebuttal evidence regarding the cirucmstances under which the tug crew was taken to share, anything said to Capt. Schools after the Paraba attack, or, specifically, the words deponent used to urge Capt. Schools to enter the local boat.	Plaintiffs' Objections and Counter-Designations
Defendants' Proper Rebuttal Designation Objection.	Designation Objection.	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations

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	·			whereabouts of Capt. Schools at any time after the Parabe attack.	
		. •	Plaintiff Larry Bowoto's Response to	Outside the scope of rebuttal. Plaintiffs to not seek to introduce any	Defendants' Proper Rebuttal Designation Objection. <i>See</i> 47:17- 22 (deponent never saw any
			ChevronTexaco's Second Set of	rebuttal evidence regarding the circumstances under	protestor do anything to injure a crew member)
		٠	Interrogatories, Response to No. 7, 47:9-12	which Capt. Schools got in the speed boat or were	
				specifically about	
·				whether deponent grabbed Capt. Schools'	
				arm or pushed him	
			•	toward the boat.	